UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

·	1011 / 11111
PERRY AVRAM MARCH,)
Plaintiff,)
v.) No. 3:17-CV-189-DCLC-HBG
ARAMARK CORPORATION, ARAMARK CORRECTION SERVICES, LLC, JANE AMONETT, TONY BELL, JEFFREY PEMPEIT, and UNNAMED PERSONS,)))))))))
Defendants.)
<u>JUDGM</u>	ENT ORDER
For the reasons set forth in the memora	andum opinion filed herewith, this pro se prisone
complaint for violation of 42 U.S.C. § 1983 is	DISMISSED pursuant to Rule 41(b) of the Fede
Rules of Civil Procedure and Defendant Am	onett's pending motion for extension of deadli

For the reasons set forth in the memorandum opinion filed herewith, this pro se prisoner's complaint for violation of 42 U.S.C. § 1983 is **DISMISSED** pursuant to Rule 41(b) of the Federal Rules of Civil Procedure and Defendant Amonett's pending motion for extension of deadlines [Doc. 47] is **DENIED as moot**. Because the Court has **CERTIFIED** in the memorandum opinion that any appeal from this order would not be taken in good faith, should Plaintiff file a notice of appeal, he is **DENIED** leave to appeal *in forma pauperis*. *See* 28 U.S.C. § 1915(a)(3); Fed. R. App. P. 24.

The Clerk is **DIRECTED** to close the file.

SO ORDERED.

ENTER:

s/Clifton L. Corker
United States District Judge

ENTERED AS A JUDGMENT s/ John L. Medearis CLERK OF COURT